UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

IN RE: NEW ENGLAND COMPOUNDING PHARMACY, INC.))
PRODUCTS LIABILITY LITIGATIONS	MDL No. 2419 No. 1:13-md-02419-RWZ
THIS DOCUMENT RELATES TO:)
Musselwhite v. Advanced Pain & Anesthesia)
Consultants)
No: 1:14-cv-13676)
))
Kennedy, et al. v. Advanced Pain & Anesthesia)
Consultants)
No. 1:14-cv-13689)
10.1.11 67 13007))
Brady, et al. v. Cincinnati Pain Management)
Consultants)
No. 1:14-cv-10284)
10. 1.11 67 10201)
Pettit, et al. v. Cincinnati Pain Management)
Consultants)
No. 1:14-cv-11224)
10. 1.11 67 11221)
Montee v. BKC Pain Specialists)
No. 1:13-cv-12657)
10. 1.13 07 12037)
Cooper v. BKC Pain Specialists)
No:1:13-cv-12659)
10.1.13 67 12037)
Wynstock, et al. v. Ameridose, et al.,)
No. 1:14-cv-12884)
100.1.11 07 12001)
Jeffries, et al. v. Ameridose, et al.,)
No. 1:14-cv-12789)
)
Edwards v. Unifirst, et al.,)
No. 1:13-cy-13209)
110. 1.10 01 10207)
Overstreet, et al. v. Premier Orthopaedic)
Associates Surgical Center, LLC, et al.,)
No. 1:14-cv-13760)

MOTION FOR LEAVE TO APPEAR BY TELEPHONE

NOW COMES Plaintiffs Michael R. Kennedy, Barbara Kennedy, Leslie G. Musselwhite,

Joseph Brady, Rebecca Brady, Sally L. Pettit, Jeff Pettit, Donna Montee, David L. Cooper,

Kimberly J. Bradley Cooper, Michelle Janin Luna, Clay C. Jeffries, Susan M. Edwards, John D.

Overstreet, and Joann Overstreet, by and through their attorneys, Janet, Jenner & Suggs, LLC, and

hereby file this Motion for Leave to Appear by Telephone in the above-captioned matter. In

support thereof we submit as follows:

1. Attorney Justin A. Browne represents the above-named Plaintiffs in the

above-referenced cases and requests leave to speak by telephone during the

status conference (before both Judge Boal and Judge Zobel at 11:30 am)

scheduled on September 28, 2016.

2. Counsel intends to speak on the status of the remand and transfer of the

above-mentioned cases.

Wherefore, Plaintiffs respectfully pray that this Honorable Court:

A. Allow counsel to be heard; and

B. Grant any other relief that is just and necessary.

Plaintiffs,

By Their Attorney,

Dated: September 27, 2016

/s/ Justin A. Browne

Justin A. Browne, Esquire

(Bar No. 29164)

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CERTIFICATE OF SERVICE

I hereby certify that on this day 27th of September 2016, a copy of the foregoing document was electronically filed. Notice of this filing will be sent to all parties by operation of the Court's electronic filing system. Parties may access this filing through the Court's System.

/s/ Justin A. Browne
Justin A. Browne, Esquire